

Department of Environmental Quality
Office of Compliance and Enforcement
700 NE Multnomah Street, Suite 600
Portland, OR 97232-4100
(503) 229-5696
FAX (503) 229-5100
TTY 711

November 7, 2023

CERTIFIED MAIL: 7016 2710 0000 4221 4292

Mark Kynsi Kynsi Construction, Inc. P.O. Box 836 Clatskanie, Oregon 97016

Re:

Notice of Civil Penalty Assessment and Order

Case No. WQ/SW-NWR-2023-545

This letter is to inform you that the Oregon Department of Environmental Quality (DEQ) has issued Kynsi Construction, Inc. a civil penalty of \$19,594 for violations of the National Pollutant Discharge Elimination System (NPDES) 1200-A Stormwater Discharge General Permit (the Permit) at the Graham Quarry in Clatskanie, Oregon, DOGAMI Site 05-0002. Specifically, Kynsi Construction's failure to install adequate erosion and sediment controls at the quarry, as required by the Permit, led to increased turbidity in the stormwater leaving the site in violation of the state's water quality standards.

DEQ issued this penalty because improperly managed stormwater at facilities such as yours can pick up pollutants and transport them directly to nearby waters, degrading water quality.

Included in Section IV of the enclosed Notice is an order requiring you to submit a revised Stormwater Pollution Control Plan (SWPCP) to DOGAMI that clearly identifies the receiving water for the Facility's stormwater discharges; an expanded description of how the control measures that are selected, implemented, and maintained will stabilize exposed areas and prevent turbid discharges from the site; and a revised SWPCP map that includes all the required elements listed in Schedule A, Condition 8.b.ii of the Permit, including, but not limited to, an outline of the drainage area for each stormwater outfall and the location of all springs, wetlands, and other surface waterbodies both on site and adjacent to the site. You must also install erosion and sediment controls at the Site that are compliant with Schedule A of the Permit and the revised SWPCP.

You may pay the civil penalty as follows:

Pay online with e-check (ACH) or Credit Card. Go to Your DEQ Online here: https://ydo.oregon.gov. Select Register Account or Login, then select Pay Invoices/Fees on your account dashboard. Enter the Invoice number and Account ID included on the attached payment slip. Note: US Bank charges a 2.3% convenience charge for credit card transactions. ACH payments have no additional charges.

Pay by check or money order: Make checks payable to "Department of Environmental Quality" and mail to the address on the enclosed payment slip. Please make sure to include the payment slip with your check or money order.

If you wish to appeal this matter, DEQ must receive a request for a hearing within 20 calendar days from your receipt of this letter. The hearing request must be in writing. Send your request to DEQ Office of Compliance and Enforcement:

Via mail – 700 NE Multnomah Street, Suite 600, Portland, Oregon 97232

Via email – DEQappeals@deq.state.or.us

Via fax – 503-229-5100

Once DEQ receives your request, we will arrange to meet with you to discuss this matter. If DEQ does not receive a timely written hearing request, the penalty will become due. Alternatively, you can pay the penalty by sending a check or money order to the above address.

The attached Notice further details DEQ's reasons for issuing the penalty and provides further instructions for appealing the penalty. <u>Please review and refer to it when discussing this case with DEQ</u>.

DEQ may allow you to resolve part of your penalty through the completion of a Supplemental Environmental Project (SEP). SEPs are environmental improvement projects that you sponsor instead of paying a penalty. Further information is available by calling the number below or at http://www.oregon.gov/deq/Regulations/Pages/SEP.aspx.

DEQ's rules are available at http://www.oregon.gov/deq/Regulations/Pages/Statutes.aspx or by calling the number below.

If you have any questions, please contact Erin Saylor at 503-229-5422 or toll free in Oregon at 800-452-4011, extension 5422.

Sincerely,

Kieran O'Donnell, Manager

Br de

Office of Compliance and Enforcement

Enclosures

cc: Lisa Reinhart, DOGAMI

Accounting, DEQ

1	BEFORE THE ENVIRONMENTAL QUALITY COMMISSION				
2	OF THE STATE OF OREGON				
3					
4 5	IN THE MATTER OF:) NOTICE OF CIVIL PENALTY) ASSESSMENT AND ORDER KYNSI CONSTRUCTION, INC.)				
6) CASE NO. WQ/SW-NWR-2023-545				
7	Respondent.)				
8	I. AUTHORITY				
9	The Department of Environmental Quality (DEQ) issues this Notice of Civil Penalty Assessment				
10	and Order (Notice) pursuant to Oregon Revised Statutes (ORS) 468.100, ORS 468.126 through 468.140,				
11	ORS Chapter 468B, ORS Chapter 183 and Oregon Administrative Rules (OAR) Chapter 340, Divisions				
12	011, 012, and 045.				
13	II. FINDINGS OF FACT				
14	1. Respondent is the permit registrant for the Graham Quarry located adjacent to 12770				
15	US-30 in Clatskanie, Oregon (the Site). The Site has not reported any production since 2017.				
16	2. On July 19, 2013, Respondent was assigned coverage for the Site under the revised				
17	National Pollutant Discharge Elimination System (NPDES) No. 1200-A Stormwater and Mine				
18	Dewatering Discharge General Permit (the Permit).				
19	3. The Permit expired on December 3, 2017, however the Permit's requirements remain in				
20	effect for existing permit registrants operating under the expired Permit until those permit registrants				
21	are notified of a permit renewal.				
22	4. On April 20, 2023, the Department of Geology and Mineral Industries (DOGAMI)				
23	conducted an inspection at the Site. As part of the inspection, DOGAMI subsequently reviewed				
24	Respondent's monitoring and inspection reports, as well as the Storm Water Pollution Control Plan				
25	(SWPCP) for the Site.				
26	5. Pursuant to Schedule A, Condition 7 of the Permit, Respondent must develop and				
27	implement a SWPCP for the Site. Failure to implement any of the control measures or practices				

- 6. Schedule A, Condition 1.a. of the Permit requires Respondent to stabilize exposed areas and contain runoff using structural and nonstructural controls to minimize erosion of soil and sedimentation at the Site. Pursuant to Schedule A, Condition 2 of the Permit, the SWPCP must describe the specific erosion control measures that will be implemented at the Site to comply with Condition 1.
- 7. Pursuant to Schedule A, Condition 8.b.ii.7 of the Permit, the SWPCP must include a site map that includes structural control measures for minimizing pollutants in stormwater runoff. Appendix B of Respondent's SWPCP is a Site map that indicates the location where silt fencing and straw will be placed at the Site.
- 8. Section B.4.iii of the Facility's SWPCP requires Respondent to annually reseed and plant areas of the Site where there is unvegetated soil or overburden.
- 9. At the time of the inspection, exposed areas of the Site were unstable and erosion and sedimentation was not controlled. No observable silt fencing or straw was in place at the Site and unvegetated exposed areas had not been seeded or planted.
- 10. Pursuant to Schedule B, Section 7 of the Permit, temporarily inactive sites must be inspected "every three months during the wet weather season (October 1 to April 30) unless the site is inaccessible due to adverse weather conditions." During those inspections, permit registrants must document the following in an inspection report that is retained on-site and submitted to DEQ or DOGAMI upon request:
 - i. Description of adverse weather conditions, if site inaccessible.
 - ii. The inspection date, time and hours of operation.
 - iii. Control measures needing cleaning, replacement, maintenance, reconditioning or repair.
 - iv. The condition of drainage/conveyance system and need for maintenance.
 - v. Previously unidentified sources of pollutants.
 - vi. Monthly observations of stormwater and mine dewatering discharges and whether the discharges contained floating solid (associated with industrial activity), foam, visible

oil sheen, and was discolored. If these pollutants are present in the discharge, describe the corrective action(s) taken or that will be taken to remedy the problem. If no discharge occurred during the month, describe the reason in the report according to the requirements in Condition B.3.b.

- 11. Pursuant to Schedule B, Condition 9 of the Permit, permit registrants must record and retain for at least 3 years copies of all inspection reports and "[i]nspection, maintenance, repair and education activities." These records must be provided to DEQ or DOGAMI upon request.
- 12. Prior to the inspection, on April 17, 2023, DOGAMI informed Respondent that the inspection would include a review of "[a]II inspection reports as required under Schedule B.7 (inspections) and B.9 (Records) of the permit" and "[a]II stormwater related maintenance reports, documentation of maintenance and repairs of control measures and treatment systems." The DOGAMI inspector provided additional clarification via email on April 18, 2023, regarding which inspection reports DOGAMI was requesting. On October 10, 2023, DOGAMI reiterated its request for the relevant records. On October 18, 2023, Respondent provided a copy of the Site's visual monitoring records as described in Schedule B.7.c.vi of the Permit and Paragraph 9.vi. above. However, Respondent did not provide any records to show that the items described in Schedule B.7.c.i—v of the Permit were ever inspected.
- 13. Respondent's SWPCP is deficient in that it does not include adequate control methods to stabilize exposed areas as required by Schedule A, Condition 1 of the Permit. Additionally, the SWPCP map does not include an outline of the drainage area for each stormwater outfall, and it does not indicate the location of all springs, wetlands, and other surface waterbodies both on site and adjacent to the site as required by Schedule B, Condition 8.b.ii. The SWPCP map also fails to provide sufficient information regarding the receiving water for discharged stormwater as required by Schedule B, Condition 8.b.vii.
- 14. Pursuant to Schedule A, Condition 9.e. of the Permit, DEQ or DOGAMI may require Respondent to revise its SWPCP at any time.

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- 15. Pursuant to ORS 468B.025(1)(b) and Schedule A, Condition 4 of the Permit, no person shall discharge any wastes into the waters of the state if the discharge reduces the quality of such waters below the water quality standards established by rule in OAR 340-041.
- 16. Under OAR 340-041-0036, "no more than a ten percent cumulative increase in natural stream turbidites may be allowed, as measured relative to a control point immediately upstream of the turbidity causing activity."
- 17. During the inspection, DOGAMI collected upstream and downstream turbidity measurements in the unnamed drainage the Site discharges into. Measured in Nephelometric Turbidity Units (NTU), the measurement taken directly upstream from the discharge location was 7.70 NTU while the measurement taken directly downstream from the discharge location was 35.8 NTU. This was a 365 percent increase. The sample of the stormwater discharged from the Site was 108 NTU which is a 1,303% increase.
- 18. Pursuant to Schedule F, Section A.1 of the Permit, Respondent must comply with all conditions of the Permit. Any noncompliance constitutes a violation of ORS 468B.025 and is grounds for an enforcement action.
- 19. Pursuant to ORS 468B.025(2), no person shall violate the conditions of any waste discharge permit issued under ORS 468B.050.

III. CONCLUSIONS

- 1. Respondent violated ORS 468B.025(2) and Schedule A of the Permit by failing to substantially implement the SWPCP for the Site. Specifically, Respondent failed to install adequate erosion and sediment controls, as described in Section II, Paragraphs 5–9 above. This is a Class I violation pursuant to OAR 340-012-0055(1)(r). DEQ hereby assesses a \$13,407 civil penalty for this violation.
- 2. Respondent violated ORS 468B.025(2) and Schedule B of the Permit by failing to complete the visual monitoring required by Schedule B, Condition 7.c. of the Permit, as described in Section II, Paragraphs 10–12 above. This is a Class II violation pursuant to OAR 340-012-0055(2)(b). DEQ hereby assesses a \$587 civil penalty for this violation.

1	3. Respondent violated ORS 468B.025(1)(b) and OAR 340-041-0036 by causing a more than ten					
2	percent cumulative increase in natural stream turbidities, as described in Section II, Paragraphs 15-17					
3	above. This is a Class I violation pursuant to OAR 340-012-0055(1)(b). DEQ hereby assesses a \$5,600					
4	civil penalty for this violation.					
5	IV. ORDER TO PAY CIVIL PENALTY AND TO COMPLY					
6	Based upon the foregoing FINDINGS OF FACTS AND CONCLUSIONS, Respondent is					
7	hereby ORDERED TO:					
8	1. Pay a civil penalty of \$19,594. The determination of the civil penalty is attached as Exhibits					
9	1-3 and is incorporated as part of this Notice.					
10	If you do not file a request for hearing as set forth in Section V below, please pay the penalty as follows:					
11	Pay online with e-check (ACH) or Credit Card. Go to Your DEQ Online here:					
12	https://ydo.oregon.gov. Select Register Account or Login, then select Pay Invoices/Fees on your account					
13	dashboard. Enter the reference number and Account ID included on the attached payment slip. Note: US					
14	Bank charges a 2.3% convenience charge for credit card transactions. ACH payments have no additional					
15	charges.					
16	Pay by check or money order: Make checks payable to "Department of Environmental Quality"					
17	and mail to the address on the enclosed payment slip. Please make sure to include the payment slip with					
18	your check or money order and note the case number on your check.					
19	2. Within 30 days of this order becoming final by operation of law or on appeal:					
20	a. Submit to DOGAMI a revised SWPCP with the following:					
21	i. an expanded description of how the control measures that are selected,					
22	implemented, and maintained will stabilize exposed areas and prevent					
23	turbid discharges from the site;					
24	ii. clear identification of the sampling location and receiving water for the					
25	Site's stormwater discharge; and					
26	iii. a revised SWPCP map that includes all the required elements listed in					
27	Schedule A, Condition 8.b.ii of the Permit, including, but not limited to, an					
	outline of the drainage area for each stormwater outfall and the location of					

all springs, wetlands, and other surface waterbodies both onsite and adjacent to the Site.

b. Submit to DOGAMI documentation that erosion and sediment controls have been installed in compliance with Schedule A of the Permit and the Site's revised SWPCP.

V. NOTICE OF RIGHT TO REQUEST A CONTESTED CASE HEARING

You have a right to a contested case hearing on this Notice, if you request one in writing. DEQ must receive your request for hearing within 20 calendar days from the date you receive this Notice. If you have any affirmative defenses or wish to dispute any allegations of fact in this Notice or attached exhibits, you must do so in your request for hearing, as factual matters not denied will be considered admitted, and failure to raise a defense will be a waiver of the defense. (See OAR 340-011-0530 for further information about requests for hearing.) You must send your request to: DEQ, Office of Compliance and Enforcement, 700 NE Multnomah Street, Suite 600, Portland, Oregon 97232, fax it to 503-229-5100 or email it to DEQappeals@deq.state.or.us. An administrative law judge employed by the Office of Administrative Hearings will conduct the hearing, according to ORS Chapter 183, OAR Chapter 340, Division 011 and OAR 137-003-0501 to 0700. You have a right to be represented by an attorney at the hearing, however you are not required to be. If you are an individual, you may represent yourself. If you are a corporation, partnership, limited liability company, unincorporated association, trust or government body, you must be represented by an attorney or a duly authorized representative, as set forth in OAR 137-003-0555.

Active duty Service members have a right to stay proceedings under the federal Service Members Civil Relief Act. For more information contact the Oregon State Bar at 1-800-452-8260, the Oregon Military Department at 503-584-3571, or the nearest United States Armed Forces Legal Assistance Office through http://legalassistance.law.af.mil. The Oregon Military Department does not have a toll free telephone number.

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1	If you fail to file a timely request for hearing, the Notice will become a final order by default				
2	without further action by DEQ, as per OAR 340-011-0535(1). If you do request a hearing but later				
3	withdraw your request, fail to attend the hearing or notify DEQ that you will not be attending the				
4	hearing, DEQ will issue a final order by default pursuant to OAR 340-011-0535(3). DEQ designates				
5	the relevant portions of its files, including information submitted by you, as the record for purposes of				
6	proving a prima facie case.				
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10	11/7/2023 for D				
11	Date ' Kieran O'Donnell, Manager Office of Compliance and Enforcement				
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EXHIBIT 1

FINDINGS AND DETERMINATION OF RESPONDENT'S CIVIL PENALTY PURSUANT TO OREGON ADMINISTRATIVE RULE (OAR) 340-012-0045

VIOLATION: Respondent violated ORS 468B.025(2) and Schedule A of the Permit

by failing to substantially implement the Stormwater Pollution

Control Plan (SWPCP) for the Site.

CLASSIFICATION: This is a Class I violation pursuant to OAR 340-012-0055(1)(r).

MAGNITUDE: The magnitude of the violation is moderate pursuant to OAR 340-

012-0130(1), as there is no selected magnitude specified in OAR 340-012-0135 applicable to this violation, and the information reasonably available to DEQ does not indicate a minor or major

magnitude.

<u>CIVIL PENALTY FORMULA</u>: The formula for determining the amount of penalty of each

violation is: $BP + [(0.1 \times BP) \times (P + H + O + M + C)] + EB$

"BP" is the base penalty, which pursuant to OAR 340-012-0140(3)(a)(E)(iii), is \$4,000 for a Class I, moderate magnitude violation in the matrix listed in OAR 340-012-0140(3)(b)(A)(ii), because Respondent has coverage under the NPDES 1200-A General Permit.

"P" is whether Respondent has any prior significant actions (PSAs), as defined in OAR 340-012-0030(19), in the same media as the violation at issue that occurred at a facility owned or operated by the same Respondent, and receives a value of 0 according to OAR 340-012-0145(2) because Respondent has had no prior water quality violations in the preceding ten years.

- "H" is Respondent's history of correcting prior significant actions and receives a value of 0 according to OAR 340-012-0145(3)(c) because there is no prior history.
- "O" is whether the violation was repeated or ongoing, and receives a value of 4 according to OAR 340-012-0145(4)(d) because there were more than 28 occurrences of the violation. Each day of violation is a separate occurrence. Based on DOGAMI's observations during the inspection, it had been at least 29 days since any control measures were implemented at the Site. This is further supported by Respondent's failure to provide records to show that control measures at the Site were ever inspected or maintained.
- "M" is the mental state of the Respondent, and receives a value of 4 according to OAR 340-012-0145(5)(c), because the Respondent's conduct was negligent. The Permit and SWPCP clearly set forth the erosion and sediment control measures that must be installed at the Site, by failing to install any such measures the Respondent failed to take reasonable care to avoid a foreseeable risk that a violation would occur.

- "C" is Respondent's efforts to correct or mitigate the violation and receives a value of 0 according to OAR 340-012-0145(6)(f) because there is insufficient information to make a finding under paragraphs (6)(a) through (6)(e).
- "EB" is the approximate dollar value of the benefit gained and the costs avoided or delayed as a result of the Respondent's noncompliance. It is designed to "level the playing field" by taking away any economic advantage the entity gained and to deter potential violators from deciding it is cheaper to violate and pay the penalty than to pay the costs of compliance. In this case, "EB" receives a value of \$6,207. Respondent should have spent approximately \$10,028 to hydroseed the Site (\$2,180/acre x 4.6 acres). This "EB" was calculated pursuant to OAR 340-012-0150(1) using the U.S. Environmental Protection Agency's BEN computer model.

<u>PENALTY CALCULATION</u>: Penalty = $BP + [(0.1 \times BP) \times (P + H + O + M + C)] + EB$

- $= $4,000 + [(0.1 \times $4,000) \times (0 + 0 + 4 + 4 + 0)] + $6,207$
- $= $4,000 + ($400 \times 8) + $6,207$
- = \$4,000 + \$3,200 + \$6,207
- =\$13,407

EXHIBIT 2

FINDINGS AND DETERMINATION OF RESPONDENT'S CIVIL PENALTY PURSUANT TO OREGON ADMINISTRATIVE RULE (OAR) 340-012-0045

<u>VIOLATION</u>: Respondent violated ORS 468B.025(2) by failing to conduct

monthly facility inspections, as required by Schedule B.7.c. of the

Permit.

CLASSIFICATION: This is a Class II violation pursuant to OAR 340-012-0055(2)(b).

MAGNITUDE: The magnitude of the violation is moderate pursuant to OAR 340-

012-0130(1), as there is no selected magnitude specified in OAR 340-012-0135 applicable to this violation, and the information reasonably available to DEQ does not indicate a minor or major

magnitude.

<u>CIVIL PENALTY FORMULA</u>: The formula for determining the amount of penalty of each

violation is: $BP + [(0.1 \times BP) \times (P + H + O + M + C)] + EB$

Pursuant to OAR 340-012-0150(5), DEQ elects to assess a penalty for this violation only for the amount of economic benefit realized by the Respondent.

"EB" is the approximate dollar value of the benefit gained and the costs avoided or delayed as a result of the Respondent's noncompliance. It is designed to "level the playing field" by taking away any economic advantage the entity gained and to deter potential violators from deciding it is cheaper to violate and pay the penalty than to pay the costs of compliance. In this case, "EB" receives a value of \$587 according to OAR 340-012-0150(1). Since 2020, Respondent avoided paying an estimated total of \$900 to complete visual inspections during the wet weather season (\$150 per inspection x 2 inspections per season x 3 years). This "EB" was calculated pursuant to OAR 340-012-0150(1) using the U.S. Environmental Protection Agency's BEN computer model.

PENALTY CALCULATION: Penalty = $BP + [(0.1 \times BP) \times (P + H + O + M + C)] + EB$

 $= $0 + [(0.1 \times $0) \times (0 + 0 + 0 + 0 + 0)] + 587

= \$0 + \$0 + \$587

= \$587

EXHIBIT 3

FINDINGS AND DETERMINATION OF RESPONDENT'S CIVIL PENALTY PURSUANT TO OREGON ADMINISTRATIVE RULE (OAR) 340-012-0045

VIOLATION: Respondent violated ORS 468B.025(1)(b) and OAR 340-041-0036

by causing a more than ten percent cumulative increase in natural

stream turbidity.

<u>CLASSIFICATION</u>: This is a Class I violation pursuant to OAR 340-012-0055(1)(b).

MAGNITUDE: The magnitude of the violation is moderate pursuant to OAR 340-

012-0135(2)(b)(B)(v) because Respondent increased turbidity by

more than 20 NTU but less than 50 NTU over background.

<u>CIVIL PENALTY FORMULA</u>: The formula for determining the amount of penalty of each

violation is: $BP + [(0.1 \times BP) \times (P + H + O + M + C)] + EB$

"BP" is the base penalty, which pursuant to OAR 340-012-0140(3)(a)(E)(iii), is \$4,000 for a Class I, moderate magnitude violation in the matrix listed in OAR 340-012-0140(3)(b)(A)(ii), because Respondent has coverage under the NPDES 1200-A General Permit.

- "P" is whether Respondent has any prior significant actions (PSAs), as defined in OAR 340-012-0030(19), in the same media as the violation at issue that occurred at a facility owned or operated by the same Respondent, and receives a value of 0 according to OAR 340-012-0145(2) because Respondent has had no prior water quality violations in the preceding ten years.
- "H" is Respondent's history of correcting prior significant actions and receives a value of 0 according to OAR 340-012-0145(3)(c) because there is no prior history.
- "O" is whether the violation was repeated or ongoing, and receives a value of 0 according to OAR 340-012-0145(4)(a) because there is insufficient information on which to base a finding under paragraphs (4)(b) through (4)(d). The violation occurred on at least one day, April 20, 2023.
- "M" is the mental state of the Respondent, and receives a value of 4 according to OAR 340-012-0145(5)(c), because the Respondent's conduct was negligent. The Permit and SWPCP clearly set forth the erosion and sediment control measures that must be installed at the Site, by failing to install any such measures the Respondent failed to take reasonable care to avoid a foreseeable risk that increased turbidity would occur.
- "C" is Respondent's efforts to correct or mitigate the violation and receives a value of 0 according to OAR 340-012-0145(6)(f) because there is insufficient information to make a finding under paragraphs (6)(a) through (6)(e).

"EB" is the approximate dollar value of the benefit gained and the costs avoided or delayed as a result of the Respondent's noncompliance. It is designed to "level the playing field" by taking away any economic advantage the entity gained and to deter potential violators from deciding it is cheaper to violate and pay the penalty than to pay the costs of compliance. In this case, "EB" receives a value of \$0 according to OAR 340-012-0150(4) because there is insufficient information on which to make an estimate under the rule.

PENALTY CALCULATION: Penalty = BP +
$$[(0.1 \times BP) \times (P + H + O + M + C)] + EB$$

= \$4,000 + $[(0.1 \times $4,000) \times (0 + 0 + 0 + 4 + 0)] + 0
= \$4,000 + $($400 \times 4) + 0
= \$4,000 + \$1,600 + \$0
= \$5,600

Oregon Department of Environmental Quality 700 NE Multnomah Street, Suite 600 Portland, OR 97232-4100



Phone: 503-229-5437 Fax: 503-229-5850

CIVIL PENALTY - ORS 468.135(2)

DATE:	November 7, 2023
RESPONSE DATE :	January 16, 2024
TOTAL PENALTY:	\$19,594.00

Account Name: SDS - KYNSI CONSTRUCTION, INC.				
Account Type:	Vendor/Organization/Company	Reference Number:	CPGFD2400019	
SubSystem ID:	209339	FIMS Acet, ID:	14363	

Penalty Summary

Penalty Amount	Interest	Adjustment	Amount Paid	Total Penalty
\$ 19,594.00	\$ 0.00	\$ 0.00	\$ 0.00	\$ 19,594.00

Payment of this penalty is subject to the exercise of your options or right to appeal as described in the enclosed enforcement documents.

To Pay Online with ACH or Credit Card Visit https://ydo.oregon.gov and select 'Register Account'





PLEASE RETURN THIS PORTION WITH YOUR PAYMENT

REFERENCE NO,	CPGFD2400019)		
PAYCODE:	00401 7400 10040 74001 0500 000000 00			
FEE PROGRAM ID:	950	RESPONSE DATE:	January 16, 2024	
FIMS ACCT. ID;	14363	TOTAL PENALTY DUE:	\$19594.00	

AMOUNT ENCLOSED:

MAKE CHECK PAYABLE TO: Department of Environmental Quality

DEQ FINANCIAL SERVICES - LBX4244 PO BOX 4244 PORTLAND OR 97208-4244

		Check this box if updated address information has
		been provided on the back of the form.



Environmental Quality

State of Oregon Department of Environmental Quality

CIVIL PENALTY - ORS 468.135(2)

700 NE Multnomah Street, Suite 600 Portland, OR 97232-4100 Phone: 503-229-5437

Fax: 503-229-5850

Penalty Detail

Transaction Date	Description	Amount
11/6/2023	2023-545 WQ-SW-NWR-2023-545	\$19,594.00

SFMS Agencies Use:

Trans Code	Treasury Fund	SFMS	Index	PCA (5)	Agency Object	Project#	Phase
723	00401	7400	10040	74001	0500	00000	00 111111111111111111111111111111111111

Address Changes

Please visit https://ydo.oregon.gov to update your mailing address online or provide the following information:

Name	
Address	
City, State, Zip	